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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No.:

PENN-0701

Inventors:

Alain H. Rook

Serial No.:

09/419,328

Filing Date:

October 15, 1999

Examiner:

D. Jiang

Group Art Unit:

1646

Title:

Methods for Treatment of Cutaneous T-Cell

Lymphoma

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

## DECLARATION OF ALAIN ROOK

- I, Alain Rook hereby declare:
- I am a co-author along with S.L. Gottlieb, J.T. Wolfe, B.R. Vowels, S.S. Sood, Z. Niu, S.R. Lessin and F.E. Fox of the paper entitled "Pathogenesis of cutaneous T-cell lymphoma: implications for the use of recombinant cytokines and photopheresis" published in Clinical Experimental Immunology in
- 2. I am the inventor of U.S. Patent Application Serial No. 09/419,328 filed October 15, 1999, which is based upon a provisional application 60/104,342 filed October 15, 1998. I am most familiar with the subject matter of this application and the research effort which lead to the discovery of the instant
- 3. The above referenced paper on page 18, paragraph 2, states "At the time of this writing, phase I/II trials of recombinant IL-12 administered subcutaneously for CTCL have commenced at our institution." The Examiner in this case has stated that "Rook et al. disclose phase I/II clinical trials of recombinant IL-12 for treatment of cutaneous T cell lymphoma (CTCL), wherein IL-12 is administered subcutaneously". However, this paper does not disclose treatment of humans with IL-12, it was



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not until after 1997 and the publication of the paper by Rook et al. that it was actually demonstrated that IL-12 was effective against CTCL. Although clinical trials were reported to be underway, they were only in the planning stages. Being that Phase I trials were still in planning stages, no patients had yet actually participated in the study. There was no evidence that IL-12 was effective against CTCL. In fact, initial studies administering IL-12 to cancer patients suffering with malignant melanoma resulted in no clinical response. Hence, IL-12 was not considered to be effective.

I hereby declare that all statements herein of our own knowledge are true and that all statements made on information or belief are believed to be true; and further that these statements were made with the knowledge that willful statements and the like \$1001 of Title 18 of the United States Code, and that such willful patent issuing there upon, or any patent to which this verified

Alain H. Rook

DAME